

(Modified) Please type a plus sign (+) inside this box --> Approved for use through 09/30/2000. Patent and Trademark Office: U.S. DEPARTMENT Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of Information valid OMB control number. Application Number 09/637,132 RANSMITTAL Filing Date Auguat 10, 2000 FORM First Named inventor Thomas S. Scanlan (to be used for all correspondence after initial filing) Group Art Unit 1646 Nikolai M. Galitsk **Examiner Name** Total Number of Pages In This Submission **Attorney Docket Number** 407T-981102US **ENCLOSURES** (check all that apply) **Assignment Papers** After Allowance Communication Fee Transmittal Form (for an Application) to Group Fee Attached Appeal Communication to Board Drawing(s) of Appeals and Interferences Amendment / Response Appeal Communication to Group Licensing-related Papers (Appeal Notice, Brief, Reply Brief) Petition Routing Slip (PTO/SB/69) After Final Proprietary Information and Accompanying Petition Affidavits/declaration(s) Elition to Convert to a Status Letter F. ovisional Application Power of Attorney, Revocation Additional Enclosure(s) **Extension of Time Request** Change of Correspondence (please identify below): Address receipt acknowledgment Terminal Disclaimer **Express Abandonment Request** postcard Small Entity Statement Information Disclosure Statement Request for Refund **Certified Copy of Priority** Authorization to Charge Deposit Account Document(s) Please charge Deposit Account No. 50-0893 for any additional fees associated with this paper or during the pendency of this application, including any extensions of time Response to Missing Parts/ for consideration of the documents enclosed. Incomplete Application Remarks Response to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Tom Hunter, Reg. No. 38,498, Quine Intellectual Property Law Group P.C. Individual name Signature Date August 7, 2002 CERTIFICATE OF MAILING I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an August 7, 2002.

Adjust 7, 2002. envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on this date: Chianti Appung Typed or printed name

08/07/02

Date

Signature

I hereby certify that this corresponders is being deposited with the United States Postal Service first class main an envelope addressed to:

August 7, 2002

QUINE INTELLECTUAL PROPERTY LAW GROUP, P.C.

Atty, ocket No: 407T-981102US

Examiner: NIKOLAI M. GALITSKY

**RESPONSE TO RESTRICTIO** 

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IN THE UNITED STATES PATENT AND TRADEMARK OFFIEGH CENTER 1600/2900

Art Unit: 1631

REQUIREMENT

In re application of:

JOHN D. BAXTER et al.

Application No.: 09/637,132

Filed: 08/10/2000

For: NUCLEAR RECEPTOR LIGANDS AND LIGAND BINDING DOMAINS

Assistant Commissioner for Patents

Assistant Commissioner for Patents
Washington, D.C. 20231

Washington, D.C. 20231

Sir:

This paper is filed in response to the Office Action dated April 2, 2002containing a

Restriction Requirement. The following documents are enclosed herewith:

1) A petition to extend the period of response for four months.

## REMARKS

In the April 2, 2002 Office Action the Examiner required an election of one of the following species for initial prosecution:

Specie A: Data from Appendix 3: TR-• LBD-122/410 complexes with DMIT;

Specie B: Data from Appendix 4: TR-• LBD-122/410 complexes with T3;

Specie C: Data from Appendix 5: TR-• LBD-122/410 complexes with IpBr<sub>2</sub>;

Specie D: Data from Appendix 6: TR-• LBD-122/410 complexes with Triac;

Specie E: Data from Appendix 7: TR-• LBD-122/410 complexes with T3; and

Specie F: Data from Appendix 8: TR-• LBD-122/410 complexes with GC1;

In response to the election of species Applicants elect Specie D: Data from Appendix 6: TR-• LBD-122/410 complexes with Triac.

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With respect to the election of species, the Examiner is respectfully reminded that if there is a generic claim, the Examiner is to include "a complete action on the merits of all the claims readable on the elected species" MPEP 809.02(c). In addition, to the extent all species fall within the limitations of a generic claim ultimately determined to be patentable the non-elected species should no longer be deemed to be withdrawn and claims to the additional non-elected species should be considered by the Examiner.

Applicant's further note that the following pending claims are readable on elected species A: Claims 18, 41, 61, and 62.

If a telephone conference would expedite prosecution of this application, the Examiner is invited to telephone the undersigned at (510) 337-7871.

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Respectfully submitted,

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